MADE

STATE OF MARYLAND

VS.

IN THE CIRCUIT COURT

FOR

* ANNE ARUNDEL COUNTY

BOISEY LEVERN NEAL

4425 SHAMROCK AVENUE BALTIMORE, MD 21206 * Criminal No. K-2007- 1393

INDICTMENT

THE GRAND JURY, for the State of Maryland, sitting in Anne Arundel County, upon their oaths and affirmations, charge, BOISEY LEVERN NEAL with having committed the following offenses on or about 9/27/2006 in Anne Arundel County.

COUNT ONÉ

ARMED ROBBERY

THE GRAND JURY charges the aforesaid defendant on or about the aforesaid date, did unlawfully and feloniously, with a dangerous and deadly weapon, rob Pawan Gautam, and violently steal from said person the following property: U.S. currency. (CR 3-403) (Penalty -20 yrs) (ARMED ROBBERY * 2-0705)

FILED

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COUNT TWO

ROBBERY

THE GRAND JURY charges the aforesaid defendant on or about the aforesaid date, did unlawfully rob Pawan Gautam and violently steal from said person the following property: U.S. currency. (CR 3-402) (Penalty - 15 yr) (ROBBERY *2-0700)

COUNT THREE

FIRST DEGREE ASSAULT

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date did assault Pawan Gautam in the first degree in violation of CR 3-202. (CR 3-202) (Penalty 25 yr) (ASSAULT-FIRST DEGREE * 1-1420)

COUNT FOUR

SECOND DEGREE ASSAULT

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date did assault Pawan Gautam in the second degree in violation of CR 3-203. (CR 3-203) (Penalty 10 y/\$2,500) (ASSAULT-SEC DEGREE * 1-1415)

COUNT FIVE

USE OF A HANDGUN IN A FELONY

THE GRAND JURY charges that the aforesaid defendant, on or about the aforesaid date, did unlawfully use a handgun in the commission of a felony, to wit: Robbery with a Dangerous and Deadly Weapon. (CR 4-204)(Penalty - 5-20 yr) (HGV USE/FEL-VIOL CRIME *1-5299)

COUNT SIX

USE OF A HANDGUN IN THE COMMISSION

OF A CRIME OF VIOLENCE

THE GRAND JURY charges that the aforesaid defendant, on or about the aforesaid date, did unlawfully use a handgun in the commission of a crime of violence, to wit: Second Degree Assault. (CR 4-204) (Penalty - 5-20 yr) (HGV USE/FEL-VIOL CRIME *1-5299)

COUNT SEVEN

CARRYING A HANDGUN

THE GRAND JURY charges that the aforesaid defendant on or about the aforesaid date, did unlawfully wear, carry and transport a handgun about said defendant's person. (CR 4-203) (Penalty - no less 30 days or more than 3 y/no less than \$250 and no more than \$2,500) (Handgun on Person * 1-5212)

COUNT EIGHT

RECKLESS ENDANGERMENT

THE GRAND JURY charges the aforesaid defendant on or about the aforesaid date, did unlawfully and recklessly engage in conduct that created a substantial risk of death and serious physical injury to Pawan Gautam. (CR 3-204, A-1) (Penalty - 5 yr/\$5,000) (RECKLESS ENDANGERMENT *1-1425)

COUNT NINE

THEFT

THE GRAND JURY charges that the aforesaid defendant, on or about the aforesaid date, did unlawfully steal U.S. currency, being the property of Pawan Gautam, having a value of less than Five Hundred Dollars (\$500.00) in violation of CR 7-104 of the Annotated Code of Maryland. (CR 7-104) (Penalty - 18mo/\$500) (THEFT: LESS \$500 VALUE *3-5010)

THE GRAND JURY further avers and alleges that the offenses charged hereinabove were committed contrary to the form and Act of Assembly in such cases made and provided and were against the peace, government and dignity of the State of Maryland.

TRUE BILL

FOREMAN OF THE GRAND JURY

BY:

BY:

States Attorney for Anne Arundel Coun

Dist. Court: 6A00172640

Tracking No.: 071001007302
Prosecutor: MICHAEL J DUNTY
Description: BLK M DOB: 4/6/1966

Charge Type: Felony

Location: ANNE ARUNDEL COUNTY DETENTION CENTER

NOTICE

TO THE PERSON CHARGED

- 1. This paper charges you with committing a crime.
- 2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
- 3. You have a right to have a lawyer.
- 4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights; and
 - (E) helping you get a fair penalty if convicted.
- 5. Even if you plan to plead guilty, a lawyer can be helpful.
- 6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide one for you. The court clerk will tell you how to contact the Public Defender.
- 7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
- 8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.